

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gev

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/715,724	09/19/1996	PHILLIP E. WILSON	6000	4961
23117	7590 06/17/2004		EXAMINER	
NIXON & VANDERHYE, PC 1100 N GLEBE ROAD			JUSKA, CHERYL ANN	
8TH FLOOR			ART UNIT	PAPER NUMBER
ARLINGTON	, VA 22201-4714		1771	

DATE MAILED: 06/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

•						
	Application No.	Applicant(s)				
-	08/715,724	WILSON ET AL.				
Office Action Summary	Examiner	Art Unit				
	Cheryl Jucks	1771				
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE & MONTH(S) FROM						
THE MALING DATE OF THIS COMMUNICATION. Educational of time may be reliable under the personner of 20°R 1.58(d). In or event, between, may a resplie to finally field after EX (Q) MONTHS from the making wider of the communication. The personner of the personner of the personner of the communication of the personner of the perso						
Status						
 Responsive to communication(s) filed on 28 O 	ctober 2003.					
	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) 2.3.9.10 and 23 is/are pending in the	application.					
4a) Of the above claim(s)is/are withdrawn from consideration.						
5)☐ Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>2.3.9 and 23</u> is/are rejected.						
7)⊠ Claim(s) <u>10</u> is/are objected to.						
Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. §§ 119 and 120						
12)☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)☐ All b☐ Some* c)☐ None of: 1.☐ Certified copies of the priority documents have been received.						
2 Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received.						
13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.						
37 CFR 1.78. a) ☐ The translation of the foreign language provisional application has been received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 end/or 121 since a specific reterence was included in the first serrience of the specification or in an Application Data Sheut. 37 CFR 1.78.						
Attachment(s)						
1) Notice of References Cited (PTO-892)		y (PTO-413) Paper No(s)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)		Patent Application (PTO-152)				

U.S. Paper and finderson Ottos PTOL-326 (Rev. 11-03)

Pert of Paper No. 1203

DETAILED ACTION

Response to Amendment

The amendment filed October 28, 2003, has been entered. New claim 23 has been added.
 The pending claims are 2, 3, 9, 10, and 23.

Claim Objections

Claim 10 is objected to under 37 CFR 1.75(c), as being of improper dependent form for
failing to further limit the subject matter of a previous claim. Applicant is required to cancel the
claim, or amend the claim to place the claim in proper dependent form, or rewrite the claim in
independent form. Claim 10 depends from cancelled claim 22.

Claim Rejections - 35 USC § 103

- The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 2, 3, and 9 stand rejected under 35 USC 103(a) as being unpatentable over US
 5,447,794 issued to Lin in view of US 5,468,555 issued to Lijten et al., and in further view of US
 5,340,886 issued to Hoyt et al., as set forth in section 4 of the last Office Action.
- New claim 23 is rejected under 35 USC 103(a) as being unpatentable over US 5,447,794 issued to Lin in view of US 5,468,555 issued to Lijten et al., and in further view of US 5,340,886 issued to Hoyt et al., as applied to claim 2 above.

New claim 23 limits the second polyamide component (i.e., sheath) of claim 2, 3, or 9 to being substantially sulphonate-free.

Hoyt teaches a method of making an acid dye stain resistant nylon fiber by blocking available amine end groups with a chemical blocking agent (abstract). The chemical blocking agent may be a lactone, such as caprolactone or butyrolactone (col. 5, lines 15-42). Hoyt's working examples 2-7 show non-sulphonated nylon 6 that is treated with various amounts of butyrolactone to produce AEG concentrations ranging from 12-33 meq/kg, while examples 16-21 show a sulphonated nylon 6 treated with butyrolactone produces AEG concentrations ranging from 8-24 meq/kg (col. 9, lines 45-68 and col. 10, Table 1). Thus, although the sulphonated nylon may be the preferred embodiment, Hoyt clearly teaches non-sulphonated nylons having AEG concentrations of less than 30 meq/kg. Therefore, it would have been obvious to one skilled in the art to modify Lin's non-sulphonated nylon sheath with a chemical blocking agent, such as a lactone, in order to reduce the amount of free amine end groups, thereby improving the nylon's resistance to acid dyes.

Response to Arguments

 Applicant's arguments filed with the Amendment of October 28, 2003, have been fully considered but they are not persuasive.

Applicant traverses the above rejection by arguing that the Appeals Board did not misread the Liu reference, as asserted by the examiner in the last Office Action. Specifically, applicant asserts the Board did not explicitly attribute the amine end group (ABG) concentration of about 50 mea/kg to the sheath polymer (Amendment, page 5). In response, this point is

Application/Control Number: 08/715,724 Art Unit: 1771

conceded by the examiner. The fact remains that Lin does teach an AEG concentration for the aylon core polymer, but is silent with respect to an AEG concentration for the aheath polymer. However, whether or not the Board "misread" the reference, it not germane to the unobviousness of the present invention, as asserted by applicant (Amendment, page 5). In particular, the key point of the Board decision is that the cited prior art of Lin and Lijten does not support the rejection on appeal with respect to the AEG concentration limitations of claims 2, 3, 9, and 10. (See Board decision, sentence spanning pages 7-8 and Amendment, paragraph spanning pages 5-6). The examiner entirely conceded this point and a new rejection was made in the last Office Action.

7. Additionally, the examiner respectfully disagrees with applicant's assertion that the "teaching" provided by Lin "is essentially that amino end group contents are not important at all, and even if they were, Lin only discloses high amino end group contents of 50 meq/kg" (Amendment, sentence spanning pages 5-6). As stated above, Lin does teach an AEG concentration for the nylon core polymer, but is silent with respect to an AEG concentration for the sheath polymer. Contrary to applicant's belief, Lin's teaching of a relatively high AEG concentration for the core nylon does not direct one skilled in the art away from employing a low concentration in the nylon sheath (Amendment, page 6, 1st paragraph). The sheath and core are separate polymeric components, wherein the sheath component is on the surface of the fiber and hence, susceptible to staining. Lin's intent is to produce an acid dye stain resistant nylon fiber. One skilled in the art would readily know that having a high amine end group concentration in the sheath component trakes the nylon sheath more susceptible to acid dye staining. The new rejection set forth in the last Office Action, and maintained above, is based upon Lin and Lijten

based upon Lin and Litten in further view of Hoyt, which teaches blocking amine end groups to produce a low ABG concentration in order to make the nylon polymer stain resistant to acid dyes. As such, it would have been obvious to one skilled in the art to employ known methods of blocking the amine end groups of the sheath nylon, such as that disclosed by Hoyt, in order to enhance the acid dye stain resistance of the nylon sheath of Lin.

8. With respect to the Blackwell declaration, it is noted that said declaration merely evidences that the AEG concentration of Lin's aylon polymer employed for the sheath could not be determined through an internet search by Blackwell. There is no evidence of unobviousness presented. Thus, said declaration is insufficient to overcome the above rejections.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this
Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a).
 Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

 Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Cheryl Juska whose telephone number is 703-305-4472. The Examiner can normally be reached on Monday-Friday 10am-6pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Terrel Morris can be reached on 703-308-2414. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

CHEAN A JOSKA
PRIMARY CAMINER

cj December 15, 2003